Document 243 Filed 11/25/24 Page 1 of 2

Plaintiff's motion to strike is **GRANTED**, and its motion for sanctions is **DENIED**. *See* ECF Nos. 229, 230. Defendants' cross motion for leave to file their answers is **GRANTED**. *See* ECF Nos. 239, 240. The Clerk of Court is directed to (1) strike ECF Nos. 170 and 171, and (2) terminate ECF Nos. 229 and 239. SO ORDERED.

IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

Civil Action No.: 1:22-CV-03318-DEH

Floyd's of Leadville, Inc. N/K/A Valued, Inc.,

Plaintiff,

v.

Alexander Capital L.P., et al.

Defendants.

Date: November 25, 2024

New York, New York

Dale E. Ho

United States District Judge

NOTICE OF MOTION

PLEASE TAKE NOTICE that Plaintiff Floyd's of Leadville, Inc. N/K/A Valued, Inc., requests that the Court strike Defendants Mark Leonard and Ronald Barrie Clapham's answers and to order Defendants Mark Leonard and Ronald Barrie Clapham, together with their counsel Paul Rachmuth, to show cause why they should not be held in contempt for the unauthorized practice of law. In support of this motion, plaintiff submits a memorandum of law, declaration of Daniel J. Vedra, and the exhibits referenced therein.

DATED: November 4, 2024

Respectfully submitted,

/s/ Daniel J. Vedra

Daniel J. Vedra Vedra Law LLC 1444 Blake Street Denver, CO 80202

Phone: (303) 937-6540 Fax: (303) 937-6547

Email: dan@vedralaw.com

CERTIFICATE OF SERVICE

I hereby certify that on the date first written above the foregoing was served CM/ECF on all parties of record:

/s/ Daniel J. Vedra
Daniel J. Vedra